UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re: Philadelphia Newspapers, LLC, <i>et al.</i> , Debtors.) Chapter 11) Case No. 09-11204(JKF)) Jointly Administered)
Philadelphia Newspapers, LLC, et al,. Plaintiffs, v.)))) Adversary No. 09-00085(JKF))
Alycia Lane, David Morgenstern, Thomas A. Burlington, Robert A. Brady, Myra Belle Miller, 401 Restaurant Associates, Alex Plotkin, James M. DeLeon, Marilyn DeLeon, John J. Dougherty, International Brotherhood of Electrical Workers, Local 98, Vahan H. Gureghian, Danielle Gureghian, Charter School Management, Inc., Richard Holmes, Gari Nan Brindle, Lourdes Hudson, R. Bradley Maule, James W. Robinson, Jr. and Harriet Hueitt, David Leigh, Christopher Baxter, and Turquoise Erving,	
Defendants.	

ORDER

Upon consideration of the motion (the "Motion") of Debtors Philadelphia Newspapers, LLC, Broad Street Video, LLC, Philadelphia Media, LLC, PMH Acquisition, LLC, Philadelphia Direct, LLC, Broad Street Publishing LLC, Philly Online, LLC, and PMH Holdings, LLC, and Philadelphia Media Holdings, LLC (collectively, the "Debtors") to

expand the preliminary injunction and extend the scope of the automatic stay to include certain reporters or other employees of Debtor Philadelphia Newspapers, LLC (collectively, the "Non-Debtors"); and the Court having considered and reviewed the third amended complaint for injunctive relief (the "Third Amended Complaint"); and the Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before the Court and after due deliberation and sufficient cause appearing therefor, this Court makes the following findings and conclusions of law:

- 1. The Debtors have established a right to injunctive relief extending the automatic stay to the Non-Debtors named in the Additional Matters (as defined in the Motion);
- 2. Denying the expansion of the Preliminary Injunction would cause immediate and irreparable injury to the Debtors' estates because allowing the Additional Matters to continue: (a) will have the effect of actions against the Debtors themselves; (b) will cause significant interference with, and impairment of, the Debtors' efforts to reorganize; and (c) might give rise to indemnification and other claims that the Non-Debtors could assert against the Debtors;
- 3. The expansion of the Preliminary Injunction to the Additional Matters will maximize the value of the Debtors' estates and is in the best interests of the Debtors, their estates and their creditors:
- 4. The harm that may be incurred by the plaintiffs in the Additional Matters is outweighed by the harm that would be suffered by the Debtors absent the expansion of the Preliminary Injunction;
 - 5. The expansion of the Preliminary Injunction to the Additional Matters

6. The legal and factual bases set forth in the Third Amended Complaint and the Motion establish just cause for the relief granted herein.

NOW, THEREFORE, based on the foregoing and for other good and sufficient cause,	
IT IS HEREBY ORDERED that: the Reliminar Injunction, extered &	
1. The Motion is GRANTED. / Court on May 7,2009, and extends 1. The Motion is GRANTED. / by further Order of the Court	
2. Pursuant to sections 105(a) and 362(a) of the Bankruptcy Code, effective	
immediately and subject to the terms hereof, the scope of the automatic stay is extended to	
include the Non-Debtors, and plaintiffs in the Additional Matters are enjoined from continuing	
any action or legal proceeding (including, without limitation, any judicial, quasi-judicial,	
administrative or regulatory action, proceeding or process whatsoever), by way of direct claim,	
counterclaim, cross claim, appeal or any other action against Non-Debtors, based upon the	
matters encompassed within the Third Amended Complaint, as may be further amended, for 80 longar climaters. Supplied to Bankruptey Rule 7065, the Debtors are relieved from	
posting any security pursuant to Rule 65(c) of the Federal Rules of Civil Procedure.	
4. A hearing will be held on the Motion with respect to the Debtors' request	
to extend the duration of the preliminary injunction and/or extension of the automatic stay on	
July 6, 2009 at 10:00 a.m., in Bankruptey Courtroom #5, Robert N.C. Nix, Sr., Federal Building	
Dated: 2009 The Honorable Vean K. Fitz Simon United States Bankruptcy Judge	
\sim	